## **EXHIBIT 24**

## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

WPEM, LLC,	§
Plaintiff,	§ § Case No. 2:18-cv-00156-JRG §
v.	8
	JURY TRIAL DEMANDED
SOTI INC.,	Š
	Š
Defendant.	Š

## **DECLARATION OF ROBERT GREESON**

## I, Robert Greeson, declare as follows:

- 1. I am a partner with Norton Rose Fulbright US LLP, counsel for Defendant SOTI Inc. ("SOTI") in the above-captioned action. I am admitted to practice law in the Eastern District of Texas. I make this declaration in support of SOTI's Motion to Recover Attorneys' Fees Pursuant to 35 U.S.C. § 285 ("Motion"), based upon my own personal knowledge of the facts stated herein, and, if called to testify, I could and would testify competently thereto.
- 2. Attached to the Motion as Exhibit 4 is a true and correct copy of Scott Taylor's LinkedIn page at https://www.linkedin.com/in/scott-taylor-b8803221/ as of March 12, 2019.
- 3. Attached to the Motion as Exhibit 11 is a true and correct copy of SOTI's MobiControl Release Notes page at https://docs.soti.net/soti-mobicontrol/release-notes/ as of March 12, 2019.
- 4. Attached to the Motion as Exhibit 12 is a true and correct copy of a Google search of the term "MobiControl Speed Lockdown" at https://www.google.com/search?q=MobiControl+Speed+Lockdown&rlz=1C1GCEB\_enUS803US803&oq=Mobi&aqs=chrome.0.69i5912 j69i65l3j69i57.2362j0j7&source as of March 12, 2019.

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I declare under penalty of perjury and under the laws of the United States that the foregoing

is true and correct.

Dated: March 15, 2019

Robert Greeson